19/568,337 MM 5/10/10

Page 3

Application/Control Number: 10/568,337

Art Unit: 1633

examination. Accordingly, claims 9, 18 and 29 have been examined and meet all criteria for patentability including the requirements of 35 U.S.C. 101, 102, 103, and 112.

Therefore, claims 1-5, 7-14, 16-20, 22-25 and 27-43 are allowable.

## In the claims,

- 1) Claims 6, 15 and 26 have been cancelled.
- 2) Correct claims 1, 7, 9, 10, 18, 20, 29, 42 and 43 as follows:

Page 2, line 3 of claim 1, add the phrase -- of SEQ ID NO: 2-- in front of "and";

Page 2, line 1 of claim 7, the number "6" is replaced by --1--;

Page 3, line 3 of claim 9, the phrase "(SEQ ID NO: 6)" is replaced by -- SEQ ID NO: 6--, and lines 4 to 7 of claim 9 are deleted;

Page 3, line 3 of claim 10, add the phrase -- of SEQ ID NO: 2-- in front of "and";

Page 4, line 3 of claim 18, the phrase "(SEQ ID NO: 6)" is replaced by -- SEQ ID NO: 6--, and at page 5, lines 4 to 7 of claim 18 are deleted:

Page 5, line 5 of claim 20, add the phrase -- of SEQ ID NO: 2-- in front of "and";

Page 6, line 3 of claim 29, the phrase "(SEQ ID NO: 6)" is replaced by -- SEQ ID NO: 6--, and lines 4 to 7 of claim 29 are deleted;

Page 8, line 4 of claim 42, add the phrase -- of SEQ ID NO: 2-- in front of "and";

Page 8, line of claim 43, add the phrase -- of SEQ ID NO: 2-- in front of ", a promoter".

## Reasons for allowance

The following is an examiner's statement of reasons for allowance: The prior art of record does not teach or suggest of:

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